IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

CCC INTELLIGENT SOLUTIONS INC.,	,)
Plaintiff,) Case No. 1:18-cv-07246
v.)
) Hon. LaShonda A. Hunt
TRACTABLE INC.,) Hon. Keri L. Holleb Hotaling
)
Defendant.	

JOINT STATUS REPORT

Pursuant to this Court's October 7, 2024 Order (Dkt. 219), Plaintiff CCC Intelligent Solutions Inc. ("CCC") and Defendant Tractable Inc. ("Tractable") (collectively, the "Parties"), respectfully submit this Joint Status Report.

Since the Parties filed their last Joint Status Report on October 7, 2024 (Dkt. 218), the Parties have continued to engage in party and third-party discovery. While the Parties have been able to resolve many of their discovery disputes, they reached an impasse on two issues. On October 3, 2024, CCC filed a motion to compel regarding the scope in time for Tractable's response to certain of CCC's discovery requests related to its fraud, trade secret misappropriation, and Lanham Act claims; Tractable opposed the motion. *See* Dkts. 215, 221, 229. On October 23, 2024, Tractable filed a motion to compel related to CCC's production of CCC's "Estimatics" contracts with its customers in response to Tractable's Request for Production No. 71; CCC opposed the motion. *See* Dkts. 225, 233, 241. Both motions to compel are fully briefed. There are no other discovery issues that require Court involvement at this time.

The Parties are available at the Court's convenience to provide any further information regarding the progress of discovery that would be of assistance to the Court.

Dated: November 25, 2024

Respectfully submitted,

/s/ Matthew W. Walch

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Counsel for Defendant Tractable, Inc.

CERTIFICATE OF SERVICE

I, Matthew W. Walch, hereby certify that on November 25, 2024, I caused the foregoing to be filed using the Court's electronic filing system which provides service to all counsel of record.

/s/ Matthew W. Walch
Matthew W. Walch